



REPUBLIKA E KOSOVËS - РЕПУБЛИКА КОСОВО - REPUBLIC OF KOSOVO
GJYKATA KUSHTETUESE
УСТАВНИ СУД
CONSTITUTIONAL COURT

Prishtina, 4 March 2013
Ref. No.:APGT390/13

Pursuant to Article 11.1 (1.4) of the Law (No. 03/L-121) on the Constitutional Court of the Republic of Kosovo of 15 January 2009, Rule 61 (1.1) of the Rules of Procedure of the Constitutional Court of the Republic of Kosovo (Official Gazette of the Republic of Kosovo of 14 December 2012), for the purpose of correcting technical errors of the inadmissibility decision in case KI81/10 of 15 September 2012), the Constitutional Court, *ex officio*, on 4 March 2013 renders:

DECISION

ON the CORRECTION of technical errors in the Resolution on inadmissibility of the Constitutional Court of the Republic of Kosovo, Case KI 81/10 of 15 September 2012.

- I. Resolution on Inadmissibility in Case KI81/10 of 15 September 2012 is corrected in respect to paragraph 1 so that the Applicant's name is written Mr. NAZIF REKA instead of the name Ramadan Rrahmani.
- II. Resolution on Inadmissibility in Case KI81/10 of 15 September 2012 is corrected in respect to paragraph 13 so that the third sentence after the text "Municipal Court and the District Court in Pristina" the text "appeal" is deleted.
- III. The Corrections made with this decision applies to all the three language versions of the Resolution on Inadmissibility in Case KI81/10 of 15 September 2012, while the remainder of the text of the Resolution on Inadmissibility in Case KI81/10 of 15 September 2012 remain unchanged and in force.
- IV. This decision is an integral part of the Resolution on Inadmissibility in Case KI81/10 of 15 September 2012 and shall be made public and communicated to the parties in the same manner as in the Resolution on Inadmissibility in Case KI81/10 of 15 September 2012.

FOR THESE REASONS

The Constitutional Court, for the purpose that the text of the Resolution on Inadmissibility in Case KI81/10 of 15 September 2012 reflects the overall verdict of the Court in respect to the submitted Referral of the authorized Applicant and to avoid possible ambiguities that may emerge as a result of these technical errors published in the Resolution on Inadmissibility in Case KI81/10 of 15 September 2012, in accordance with Article 113 of the Constitution and in accordance with Rule 61 (1.1) of the Rules of Procedure, at its session held on 4 March 2013, unanimously

DECIDED

- I. TO APPROVE EX OFFICIO the corrections in Resolution on Inadmissibility in Case KI81/10 of 15 September 2012;
- II. This decision will be communicated to the parties and shall be published in the Official Gazette, in accordance with Article 20.4 of the Law on the Constitutional Court; and
- III. This decision shall enter into force immediately.

President of the Constitutional Court

Prof. dr. Enver Hasani

